

State of New Hampshire

PUBLIC EMPLOYEE LABOR RELATIONS BOARD

NEA-NEW HAMPSHIRE

Petitioner

v.

PINKERTON ACADEMY

Respondent

CASE NO. T-0363

DECISION NO. 85-60

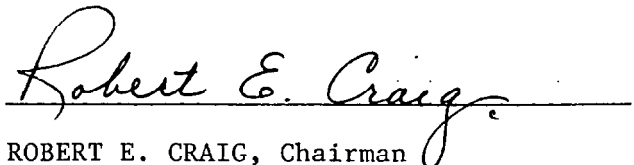
ORDER DENYING PETITION FOR REHEARING

On July 10, 1985, PELRB entered a unanimous decision wherein it found that Pinkerton Academy is a quasi-public corporation for purposes of the definition of public employer under RSA 273-A:1, X, Laws of New Hampshire and will be treated accordingly, and found no unfair labor practice charge against the Academy for any action taken against Ms. Jean Watts which could substantiate a charge of harassment or intimidation.

NEA-NH filed a motion for reconsideration stating that PELRB had based its conclusion on Ms. Watts' record as an employee on not on Pinkerton's actions which they state would "tend" to coerce or threaten a reasonable employee standing in Ms. Watt's shoes after her activities at the NEA-NH summer leadership conference.

After reconsideration, PELRB reaffirms its decision finding no unfair labor practices against the Academy and,

ORDERS that the motion for rehearing be and hereby is, DENIED.


ROBERT E. CRAIG, Chairman

Signed this 19th day of August, 1985.

By unanimous vote. Chairman Craig presiding. Members Steele and Anderson present and voting. Also present, Executive Director, Evelyn C. LeBrun.